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VOLUME XLII.

IRONTON, MO., THURSDAY, FEBRUARY 18, 1909

NUMBER 36

CASTORIA

The Kind You Have Always Bought, and which has been in use for over 30 years, has borne the signature of and has been made under his personal supervision since its infancy. Allow no one to deceive you in this. All Counterfeits, Imitations and "Just-as-good" are but experiments that trifle with and endanger the health of Infants and Children—Experience against Experiment.

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MANN RINGO, Cashier.

IRON COUNTY BANK
IRONTON, MO.

Capital \$10,000, Fully Paid. Surplus \$11,500

Does a General Banking Business. Accounts Solicited and Interest Paid on Time Deposits.

Insured Against Burglary

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I. G. WHITWORTH, JR.

W. R. EDGAR.

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W. H. WHITWORTH.

MANN RINGO.

E. D. AKE.

ONLY two weeks more of Col. Teddy. Haste with the stirrup cup!

WHAT was the call for Taft's hasty visit to Panama? I suppose, though, that is something to be known only to our lords and masters.

THE St. Louis Mirror: "Among the scholars credited with a large number of votes in the Post-Dispatch popularity contest for a prize of a trip to Washington, at inauguration time, I note the name of a girl pupil at the Overtone school—one of the public schools for negroes. Suppose she receives enough votes to entitle her to take the trip with the others, will she go with them? Hardly. Will the votes be counted for her, if she gets them? Hardly. That girl just has to be shut out—no matter how many votes she may receive. There's a moral in this, for those who will seek it out."

LAST Monday's Post-Dispatch republished from the Rochester (N. Y.) Post-Express a solar-walk tirade upon the Democrats of Missouri, and berating them for re-electing Senator Stone. The Rochester paper may be in some degree excused on the score of honest hatred born of provincial bigotry and intolerant ignorance, but not so the P.-D. It knows better, but seeks to vent its spite upon Senator Stone, though it must discredit our own fair State in so doing. In the forty years the Democratic party governed Missouri not a dollar was lost to the State, and a Republican debt of over twenty millions was paid off. Taxes were lowered from the high figures assessed when the Democrats took charge until today our rate is lower than that of any other State in the West. Contrast this with such graft-rotted Eastern States as Pennsylvania, whose victimized masses, "like dumb driven cattle," meekly pass under the lash of their masters on election day, and then call us "Burbons"! Again, it is to laugh!

Osteopathic Catechism.

(From Osteopathic Health.)

DO NOT CONFUSE OSTEOPATHY WITH MASSAGE.

Q. Then osteopathy must be some form of massage—is it not?
A. It is not. Osteopathy is an unlike massage as the art of sculpturing is unlike the trade of hewing pavement blocks.

Q. Is osteopathic treatment indicated in women's diseases?
A. Not in the least. On the contrary, much ordeal and embarrassment to which women are subject in the medical treatment of female diseases may be avoided. Treatment is given with the patient wearing a loose-fitting gown instead of tight-fitting outer clothing and corsets. Osteopathic manipulations, except at the neck and sometimes along the spine, are not usually made in direct contact with the patient's body. Direct work when necessary along the spine may easily be applied through a gown with a slit in the back. There is no exposure as in massage.

Q. Do you have to believe in osteopathy to obtain its benefits?
A. You do not. You are not expected to unless you understand it. It is not a faith cure, nor a suggestion cure, nor a hypnotic cure. It gets results alike upon infants, skeptics, and believers—that is to say, those who understand it. You believe in it no further than to be willing to put your case in the care of an osteopathic physician and abide by his orders as you would by those of any other physician.

Q. What is health?
A. Health is not a material, not something to be put in, or taken from, the body. Neither is disease a "demoniacal possession"—as held in ancient days—nor even an "entity," a something which entrenches itself within the body and demands forcible eviction, as medical speculation has been presuming upon one hypothesis and another ever since the possession-of-devils idea abdicated. Health is the sum of bodily processes working together in natural harmony; the balance of vital energies; the co-aptation of tissue to tissue, of organ to organ; the co-operation of system with system; the due and proportionate discharge of each special function of the entire organism—conditions which, as long as operative, render the body not only

automatic, self-regulative and self-adjusting to a remarkable degree, but even self-restorative—a phenomenon not less marvelous perhaps than the original creation of life.

Q. What is disease?
A. Disease is any departure whatsoever from this good running order; the failure of any part of the machine to work in harmonious adjustment with the rest; "dis-turbance," "dis-order," "dis-comfort," "dis-ease"—etymology alone makes the meaning of the word manifest.

(Continued next week.)

From Representative Polk.

Ed Register—As I have not written for some time, I will try to tell you of some of the happenings. I guess you have gotten all the news about the negro question, and it is not necessary to say anything about that more than to say it is amusing to hear men get up in public and talk about equality, and in private admit that the negro is not the white man's equal.

Now, is it right to put negroes in the bill room and give him the advantage of acquiring education along legislative lines, when it is impossible for a negro ever to sit in the legislative halls of Missouri? Why not give the places to white boys though they be republicans, that they may become acquainted with the ways of law making and at the same time earn a few dollars to enable them to get through school?

The race question is destined to be a serious one in this country.

California has gone on record as not allowing a Japanese to own property in this country. Is it possible that the Japanese are inferior to the Negro? When he has shown that he is among the bravest and most progressive people of the earth. Is the Dago, Hungarian, better than the Jap? These questions ought regardless of politics be carefully considered. Ask yourselves what is to become of your sons and daughters if the foreign hordes are to be permitted to come in and over run our country. Out side of the English, Scotch, Irish, German, French and in short, all the old settlers who wrested this country from a howling wilderness and made it the garden spot of the world, emigration ought to be stopped. Is it right to take bread from your own child and give it to some other man's child by so doing you leave your own child hungry?
I do not want to take up too much space. There have been over three hundred bills introduced on some of which you will hear from me later.

Respectfully,

C. H. POLK.
Jefferson City, Mo.,
Feb. 6, 1909.

FOR SALE—The old Donaldson place, now occupied by W. C. Perkins, photographer, lots 4 and 6, block 12, City of Ironton. Consideration, \$1000;—payable, \$600 cash, the balance in one and two years. Call at the REGISTER office.

OFFICIAL STATEMENT
OF THE
FINANCIAL CONDITION
OF THE
Iron County Bank(No. 995)
AT IRONTON, STATE OF MISSOURI,
At the Close of Business on the 18th
Day of February, 1909.Published in the IRON COUNTY REGISTER,
a newspaper printed and published at
Ironton, State of Missouri, on the 18th
day of February, 1909.

RESOURCES.

Loans and discounts, personal or collateral.....	\$83,241 35
Loans, real estate.....	48,261 83
Overdrafts.....	8 64
Bonds and stocks.....	1,300 00
Due from other banks and bankers, subject to check.....	40,151 74
Cash items.....	20,665 45
Currency.....	5,872 00
Specie.....	2,688 88
Total.....	\$195,290 89

LIABILITIES.	
Capital stock paid in.....	\$10,000 00
Surplus fund.....	11,500 00
Undivided profits, net.....	1,381 93
Individual deposits subject to check.....	81,154 90
Time certificates of deposit.....	91,253 06
Cashier's checks.....	1 00
Total.....	\$195,290 89

STATE OF MISSOURI, ss.

COUNTY OF IRON, ss.

We, Wm. R. Edgar, as President, and Mann Ringo, as Cashier of said bank, each of us, do solemnly swear that the above statement is true to the best of our knowledge and belief.

Wm. R. EDGAR, President.
MANN RINGO, Cashier.

Subscribed and sworn to before me, this 12th day of February, A. D. nineteen hundred and nine.

WITNESS my hand and notarial seal on the date last aforesaid. (Commission expires November 15th, 1910.)

[SEAL] W. G. FAIRCHILD,
Correct—Attest: Notary Public.
I. G. WHITWORTH,
ELI D. AKE,
WM. H. WHITWORTH,
Directors.

The Youth's Companion in 1909

The amount of good reading given to subscribers to The Youth's Companion during the year is indicated by the following summary of contents for this year:

50 STAR ARTICLES
Contributed by Men and Women of Wide Distinction in Public Life, in Literature, in Science, in Business, in a Score of Professions.

250 CAPITAL STORIES,
Including Six Stories; Humorous Stories; Stories of Adventure, Character, Heroism.

1000 UP-TO-DATE NOTES
On Current Events, Recent Discoveries in the World of Science and Nature, Important Matters in Politics and Government.

2000 ONE-MINUTE STORIES
Including Domestic Sketches, Anecdotes, Bits of Humor, and Selected Miscellany. The Weekly Health Article, the Weekly Woman's Article, Timely Editorials, etc.

A full description of the current volume will be sent with sample copies of the paper to any address on request. The new subscriber who at once sends \$1.75 for a year's subscription will receive free The Companion's new Calendar for 1909, "In Grandmother's Garden," lithographed in thirteen colors.

THE YOUTH'S COMPANION,
144 Berkeley Street, Boston, Mass.CASTORIA
For Infants and Children.The Kind You Have Always Bought
Bears the
Signature of Chas. H. FletcherORDER OF PUBLICATION.
STATE OF MISSOURI, ss.

COUNTY OF IRON, ss.

In the Circuit Court of Iron County, Missouri—to April term, 1909.

T. A. Buxton, plaintiff,
vs.

William Buxton, Jr., alias William Gross, Mary Rachel Heard, Luther Buxton, alias Luther Gross, Nancy Agnew, Pearl Buxton, Mary Belle Robinson, Etta Miller, Cornelia Buxton, Ollie Barton, G. A. Buxton, and John Buxton, Jr., alias Clarence Buxton, and Jewell Buxton, minors, defendants.

Now at this day comes the plaintiff herein, by his attorney, Charles P. Damron, and files his petition and affidavit, alleging, among other things, that defendants, William Buxton, Jr., alias William Gross, and Luther Buxton, alias Luther Gross, are not residents of the State of Missouri.

Whereupon, it is ordered by the Clerk of the Circuit Court in vacation, that said defendants be notified by publication that plaintiff has commenced a suit against them in this court, the object and general nature of which is to obtain a decree of partition in accordance with the plaintiff's petition, which is in words and figures as follows, to wit:

STATE OF MISSOURI, ss.

COUNTY OF IRON, ss.

In the Circuit Court of Iron County, Missouri—to April term, 1909.

T. A. Buxton, plaintiff,
vs.

William Buxton, Jr., alias William Gross, Mary Rachel Heard, Luther Buxton, alias Luther Gross, Nancy Agnew, Pearl Buxton, Mary Belle Robinson, Etta Miller, Cornelia Buxton, Ollie Barton, G. A. Buxton, and John Buxton, Jr., alias Clarence Buxton, and Jewell Buxton, minors, defendants.

ter, forty acres, all in section twenty-two, and all the northeast fractional quarter of fractional section twenty-seven, seven, nineteen and one-fourth acres, and the north part of the northwest fractional quarter of fractional section twenty-seven, eight and one-fourth acres, all in township thirty-five, north, of range two east, containing in the aggregate one hundred seven and one-half acres, more or less; and that he left surviving him as his sole heirs, his widow, Fannie Buxton, who has since died, and six children, namely: William Groves Buxton, alias William Gross, John Allen Buxton, T. A. Buxton, Sarah Jane Clayton, wife of Henry Clayton, and Mary Ann Jourden, wife of C. C. Jourden, and G. A. Buxton.

That said William Groves Buxton, alias William Gross, departed this life about the day of ———, 1904, leaving as his sole heirs, his widow, Fannie Buxton, alias Ann Gross, who died on the first day of January, 1909, and three children, namely: William Buxton, Jr., alias William Gross, Mary Rachel Heard, and Luther Buxton, alias Luther Gross.

That said John Allen Buxton departed this life about the day of ———, ———, and that he left surviving him as his sole heirs, his widow, Nancy Buxton, now Nancy Agnew, entitled to dower in his real estate, and six children, namely: Mary Belle Robinson, wife of Hubert Robinson, Etta Miller, wife of J. A. Miller, Cornelia Buxton, Ollie Barton, wife of Jean Barton, John Buxton, Jr., and Henry Buxton, who departed this life on the day of ———, ———, and left surviving him as his sole heirs his widow, Pearl Buxton, entitled to dower in his real estate, and two children, namely: Clarence Buxton and Jewell Buxton.

That said Mary Ann Jourden and husband, C. C. Jourden, by quit claim deed conveyed all her interest as heir of said Nathaniel W. Buxton in and to said real estate described, to plaintiff, T. A. Buxton, on March 12th, 1890, and that said Sarah Jane Clayton and husband, Henry Clayton, by quit claim deed conveyed all her interest as heir of said Nathaniel W. Buxton, in and to said real estate above described, to defendant, G. A. Buxton, October 24th, 1892.

That defendant, John Buxton, Jr., alias Clarence Buxton, and Jewell Buxton, are minors, and asks that a guardian ad litem be appointed for them.

Plaintiff further says that there are no debts owing by said estate from which said lands have descended; that all claims against the same have been fully paid and discharged.

Plaintiff further says that the parties herein to have title to said lands as follows: T. A. Buxton, plaintiff, and G. A. Buxton, defendant, are each entitled to the undivided one-third of said land in fee. That defendants, William Buxton, Jr., alias William Gross, Mary Rachel Heard and Luther Buxton, alias Luther Gross, are each entitled to the undivided one-eighth part of said land in fee. That, subject to the dower of their mother, Nancy Agnew, the defendants, Mary Belle Robinson, Etta Miller, Cornelia Buxton, Ollie Barton and John Buxton, Jr., are each entitled to the undivided one-thirty-sixth part of said land. That, subject to the dower of their mother, Pearl Buxton, the defendants, Clarence Buxton and Jewell Buxton, are each entitled to the undivided one-seventy-second part of said lands.

Plaintiff further says that the defendants, William Buxton, Jr., alias William Gross, and Luther Buxton, alias Luther Gross, are non-residents of the State of Missouri, and cannot be served with summons in said state as provided by chapter eight of the Revised Statutes of Missouri, 1899.

Plaintiff further says that partition in kind cannot be made in the above described land without great prejudice to the owners. Wherefore, plaintiff prays that partition be made of such lands in accordance with the respective rights of the parties hereto, and that if partition can not be made in kind that said lands may be sold and the proceeds appropriated according to the respective rights of the parties hereto, and for such other and further relief as to the court shall seem meet and proper in the premises.

CHARLES P. DAMRON,
Attorney for Plaintiff.

And that unless said William Buxton, Jr., alias William Gross, and Luther Buxton, alias Luther Gross, be and appear at this court, at the next term thereof, to be held at Iron, in said county, on the 26th day of April next (1909), and on or before the third day of said term, if the term shall so long con-

tinue—and if not then on or before the last day of the term—answer or plead to the petition in said cause, the same will be taken as confessed, and judgment will be rendered accordingly.

And it is further ordered, that a copy hereof be published according to law in the IRON COUNTY REGISTER, a weekly newspaper published in said County of Iron, for four weeks successively, published at least once a week, the last insertion to be at least ten days before the first day of said next April Term of this Court.

J. M. HAWKINS, Circuit Clerk.
A true copy from the record:
Witness my hand and seal of the Circuit Court of Iron County, this (SEAL) 13th day of February, 1909.

J. M. HAWKINS, Circuit Clerk.
Charles P. Damron, attorney for plaintiff.

Order of Publication.
In the Circuit Court of Iron County, Missouri, Saturday, October 31, 1908.

The State of Missouri at the relation and to the use of J. N. Lewis, Collector of the Revenue of Iron County, Missouri,

against
Mary Malinda Barclay, Rose Annie Shepherd, Rose Annie Shepherd Head, James H. Anderson, William S. Worley, and the unknown heirs and devisees of James H. Anderson, deceased.

[Action to Enforce Lien for Taxes.]
Now at this day comes the plaintiff, J. N. Lewis, Collector of the Revenue of Iron County, Missouri, by his attorney, C. P. Damron, and it appearing to the court that a summons heretofore issued to the City of St. Louis, Missouri, for Rose Annie Shepherd and Rose Annie Shepherd Head, was returned by the sheriff of said city with a non est return thereon as to said defendants. It is, therefore, ordered by the Clerk of the Circuit Court of Iron County, Missouri, in vacation, that publication be made, notifying said defendants that an action has been commenced against them in the Circuit Court of said county, the object and general nature of which is to enforce the lien of the State of Missouri on the following real estate, situate in Iron County, Missouri, belonging to the said defendants, for back taxes for the years 1902, 1903, 1904 and 1905, to wit:

The southwest quarter of the southeast quarter, and the northwest quarter of section thirty—all in township thirty-five, north, of range two east, containing two hundred acres, more or less, in Iron County, Missouri.
(An itemized statement in the nature of a tax bill, showing the amount of taxes now due on said real estate for the years aforesaid, amounting in the aggregate to the sum of \$9.22, is filed with said petition as provided by law.)

And unless they be and appear at the next term of said court, to be held for the County of Iron, and State of Missouri, at the court house in said county, on the fourth Monday in April next, (1909), and on the first day of said term of court, plead, answer or demur to said plaintiff's petition, the same will be taken as confessed, judgment rendered in accordance with the prayer of said petition, and said real estate, or so much thereof as may be necessary to satisfy said judgment, interest and costs, be sold under a special fieri facias to be issued thereon.

It is further ordered that a copy hereof be published according to law in the IRON COUNTY REGISTER, a weekly newspaper published in said County of Iron, and State of Missouri.
JESSE M. HAWKINS, Clerk.

A true copy:
Attest, with seal, this 29th day of [SEAL] January, 1909.

JESSE M. HAWKINS, Clerk
Iron County Circuit Court.